## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

**CASE NO. 1:22-cv-23320-JEM** 

**DIANNA CRAVENER** and **CHRISTIANAH ADARAMAJA**, individually and on behalf of all others similarly situated,

**CLASS ACTION** 

Plaintiff,

JURY TRIAL DEMANDED

v.

## SEDUCTION COSMETIC CENTER CORP,

Defendant.	
	/

## **NOTICE OF SUPPLEMENTAL AUTHORITY**

Plaintiffs Christianah Adaramaja and Dianna Cravener hereby provide notice of the following supplemental authority supporting arguments raised in their Response in Opposition to Defendant's Motion to Dismiss, [DE 44]: *Hall v. Smosh DOT Com, Inc.*, No. 22-16216, 2023 U.S. App. LEXIS 16623, at \*18 (9th Cir. June 30, 2023) ("For the reasons discussed above, we hold that that the owner and subscriber of a cell phone listed on the Do-Not- Call Registry has Article III standing to bring claims under the TCPA for unsolicited calls or text messages directed to its number. Hall alleges that Defendants texted a phone number that she owned and subscribed to, contrary to the precise privacy expectations she vindicated by placing her number on the Do-Not-Call Registry. Nothing more is required. *Cf. Van Patten, 847 F.3d at 1043* ('A plaintiff alleging a violation under the TCPA 'need not allege any *additional* harm beyond the one Congress has identified.' (quoting *Spokeo, 578 U.S. at 342*))"). A copy of the opinion is attached as **Exhibit A**.

DATED: June 30, 2023

Respectfully submitted,

## HIRALDO P.A.

/s/ Manuel S. Hiraldo

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